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ONFIRMATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. APPLICATION NO. FILING DATE 09.19/2000 Masayukī Mizuno Q60884 5281 09-664,094

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EXAMINER MONDT, JOHANNES P

PAPER NUMBER ART UNIT 2826

DATE MAILED: 02/14/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		09/664,094 MIZUNO, MASAYUKI		<i< th=""></i<>	
		Examiner	Art Unit		
		Johannes P Mondt	2826	- J	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address					
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.					
- Failur - Any re	e to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	, cause the application to become ABAI	NDONED (35 U.S.C. 9 133):		
1)[Responsive to communication(s) filed on 19 5	September 2000			
2a)□		is action is non-final.			
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Dispositi	on of Claims				
4) Claım(s) 1-9 is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s)is/are allowed.					
6)⊡ Claım(s) <u>1-9</u> is/are rejected.					
7)	7) Claim(s) is/are objected to.				
8)	Claim(s) are subject to restriction and/o	r election requirement.			
Application Papers					
9) The specification is objected to by the Examiner.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.					
If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a)⊠ All b)□ Some * c)□ None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No.					
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).					
a) ☐ The translation of the foreign language provisional application has been received. 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachmen					
2) Notice	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>\$</u>	5) Notice of In	ummary (PTO-413) Paper No(s formal Patent Application (PTC		
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DETAILED ACTION

Information Disclosure Statement

The examiner has considered the items listed in the Information Disclosure Statement of Paper No. 5.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Toyoda et al (JP405166965A). With reference to "Abstract: Purpose and Constitution": Toyoda et al teach a package structure with semiconductor chip 42, hence a semiconductor integrated circuit comprising a signal transmission line (cf. "Constitution", second sentence) of a micro-strip structure (cf. "Abstract, first sentence) composed of an insulating board or ground plate 44 and a signal line 46 controlled in specific impedance by holes formed in said signal line (cf. through-holes in signal line as evidenced in Figs. 1 and 3, numeral 48). In conclusion, Toyoda et al anticipate claim 1.
- 3. Claim 2 is rejected under 35 U.S.C. 102(b) as being anticipated by Toyoda et al (JP405166965A). With reference to "Abstract: Purpose and Constitution": Toyoda et al

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teach a package structure with semiconductor chip 42, hence a semiconductor integrated circuit comprising a signal transmission line (cf. "Abstract: Constitution", second sentence) of a micro-strip structure (cf. "Abstract, first sentence) composed of an insulating board or ground plate 44 and a signal line controlled in specific impedance by holes formed in said signal line (cf. through-holes 56 and 58 in ground plate as evidenced in Figs. 1 and 3). In conclusion, Toyoda et al anticipate claim 2.

4. Claims 3-4 are rejected under 35 U.S.C. 102(b) as being anticipated by Toyoda et al (JP405166965A).

With regard to claim 3: Toyoda et al teach a package structure (cf. "Abstract:

Purpose", first sentence) comprising a semiconductor microchip 42 (cf. "Abstract:

Constitution", first sentence) comprising a signal transmission line 46 (cf. Abstract:

Constitution", second sentence) and a ground plate or insulating board 44 (cf. "Abstract:

Constitution", first sentence) according to claim 2, wherein the size of the

aforementioned at least one hole or through-holes 56 and 58 (cf. "Abstract: Purpose",

final sentence, see also Figs. 1 and 3) formed in said ground plate 44 is determined

such that the AC coupling between the signal line 46 and another signal line or rear-side

signal line 50 (cf. "Abstract: Constitution", second sentence) disposed close to said

signal line 46 but on the opposite side of said ground plate 44 is decreased and the

characteristic impedance of said signal transmission line 46 is increased (cf. "Abstract:

Purpose", final sentence). That in fact the AC coupling is decreased follows from the

well-known relationship in physics between the AC coupling and the impedance through

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capacitance, and as such is an inherent aspect, given the stated purpose and constitution by Toyoda et al. Therefore, Toyoda et al anticipate claim 3.

With regard to claim 4: because it is the very purpose of Toyoda et al to control said impedance by providing said through-holes the further limitation of claim 4 is an inherent aspect of the constitution given the trivial relationships between conductor surface area, capacitance, frequency, impedance and AC coupling.

5. Claims 5-7 are rejected under 35 U.S.C. 102(b) as being anticipated by Toyoda et al (JP405166965A). Toyoda et al teach a semiconductor integrated circuit (cf. "Abstract: Purpose", first sentence, and "Abstract: Constitution", first sentence, in particular reference to package and semiconductor chip 42) comprising a signal transmission line 46 of a micro-strip structure (cf. "Abstract: Constitution", second sentence) composed of a signal line or surface-side signal line 46 (cf. "Abstract: Purpose", and "Abstract: Constitution", first sentence) and ground plate or insulating board 44 (cf. Abstract: Constitution", second sentence) wherein at least one hole (through-hole 56 and 58, cf. "Abstract: Constitution", first sentence) is formed in both of said surface-side line 46 and rear-side signal line 50 (cf. "Abstract: Constitution", second sentence) throughout (cf. "Abstract: Purpose") ground plate 44. See also Figs. 1 and 3.

With regard to claim 6: Toyoda et al teach a package structure (cf. "Abstract:

Purpose", first sentence) comprising a semiconductor microchip 42 (cf. "Abstract:

Constitution", first sentence) comprising a signal transmission line 46 (cf. Abstract:

Constitution", second sentence) and a ground plate or insulating board 44 (cf. "Abstract:

Constitution", first sentence) according to claim 5, wherein the size of the

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aforementioned at least one hole or through-holes 56 and 58 (cf. "Abstract: Purpose", final sentence, see also Figs. 1 and 3) formed in said ground plate 44 is determined such that the AC coupling between the signal line 46 and another signal line or rear-side signal line 50 (cf. "Abstract: Constitution", second sentence) disposed close to said signal line 46 but on the opposite side of said ground plate 44 is decreased and the characteristic impedance of said signal transmission line 46 is increased (cf. "Abstract: Purpose", final sentence). That in fact the AC coupling is decreased follows from the well-known relationship in physics between the AC coupling and the impedance through capacitance, and as such is an inherent aspect, given the stated purpose and constitution by Toyoda et al. Therefore, Toyoda et al anticipate claim 6.

With regard to claim 7: because it is the very purpose of Toyoda et al to control said impedance by providing said through-holes the further limitation of claim 7 is an inherent aspect of the constitution given the trivial relationships between conductor surface area, capacitance, frequency, impedance and AC coupling.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 8 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Toyoda et al (JP405166965A).

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With regard to claim 8: as detailed above, Toyoda et al anticipate both claims 1 and 2, on which claims 9 and 8 depend, respectively. Toyoda et al do not specifically teach to implement the control of the specific impedance of the transmission lines by varying the size or shape of the aforementioned through-holes. However, Toyoda et al do point out that the through-holes are introduced so that the specific impedance of the transmission lines can be "controlled". Because there is more than one transmission line in Toyoda et al (surface-side and rear-side transmission lines 46 and 50) it is an obvious step to modify the impedance of one transmission line more than the other in accordance with design requirements, while it is equally obvious that a bigger hole means a greater modification of said impedance. Applicants are furthermore reminded of the circumstance that a change in size is generally recognized as being within the level of ordinary skills in the art (In re Rose, 105 USPQ 237 (CCPA 1955)).

With regard to claim 9: because a slit hole can be constituted by a plurality of connected circular holes while substantially circular holes have been disclosed by Toyoda et al, the question with regard to claim 9 is whether the number of holes has patentable weight. Considering the substantial equivalence between the method of controlling impedance by modifying the size of a single hole and the method of controlling impedance by modifying the number of holes, the remarks above with reference to In re Rose, 105 USPQ 237 (CCPA 1955) also apply to claim 9.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Johannes P Mondt whose telephone number is 703-306-0531. The examiner can normally be reached on 8:00 - 18:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nathan J Flynn can be reached on 703-308-6601. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-7722 for regular communications and 703-308-7724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

JPM

February 8, 2002